

RENTAL AGREEMENT

Community and Conference Centers

6400 El Verde Road ATTN: Community & Conference Centers Leon Valley, TX 78238 Office: 210-684-1391 ext. 231

Security Company Dispatch: 210-681-8268

1. Premises

This Rental Agreement, made and entered into or	n this	$_$ day of $_$		_,, b
	(Today's Da	te)	(Month)	(Year)
and between the <i>City of Leon Valley</i> , a municipal " <i>City</i> " and	corporation of	the State	of Texas, he	erein after called
(Full Name and Phone	Number of Re	nter Here)		
For an event to be held on		, Here	ein after call	ed "RENTER",
(Date of Ev	ent)			
agrees to the terms and conditions, which the RE	NTER and all in	ndividuals	and groups	represented by
the RENTER agree to uphold, keep, and perform.				
Payments				
Please choose appropriate rental space/s.				
Review next page for distinguishing details of the f	facilities			
☐ The Conference Center	acintics.			
□ The Community Center				
The community center				
L Required Fees				
Additional services and amenities are separately	charged. See li	sting of all	Priced Servi	ices/ Amenities
available for events on <i>City</i> property. Upon subm	-	_		
signed conies of all appropriate attachment form	_		•	

2.1 Re

signed copies of all appropriate attachment forms referred to in this RENTAL Agreement.

- > Depending on the circumstances, RENTER may also have to submit other attachments.
- > This RENTAL Agreement cannot be processed and the day of the event cannot be secured until all appropriate attachments are signed and completed.

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2.2 Security Policy

Security officers are required to oversee the property during events that may or may not offer alcohol to guests both during and outside normal business hours. Security is also required at other events that the Chief of Police determines as an event in need of security officers.

The Security Policy is enforced to contribute to a peaceful and comfortable presence at the complex, the safety of City staff and guests, and protection of the property of the City and guests. The City organizes all security services of the rental facilities; the Lessee must utilize the Security personnel offered by the City.

2.3	Date,	Set-u	o and	Event	Time
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	Event Date:
	Set-up Time: : AM/PM to: AM/PM (Total hours):@\$/hr security= \$
	Event Time: :AM/PM to:AM/PM (Total hours): @\$/hr security=\$
<u>N</u>	Total Security \$ ote: No changes in hours later than two weeks prior to your event is allowed. Event must cease at 12:00 midnight and premises vacated. Failure to do so may result in additional charges or forfeit o your deposit.
4 Se	curity/Damage Deposit RENTER shall pay the <i>City</i> a <i>Security/Damage Deposit</i> , in the amount of \$ when this
	Rental Agreement is submitted, to confirm the reservation of the rental space/s. Checks should be made payable to the City of Leon Valley. Make sure the name of the hosting individual/group/organization is noted on the check.
	If the terms in this lease agreement are upheld, the facility has been inspected and <i>City</i> staff has determined that there are no damages, damage may include but is not limited to the facility and equipment, the <i>Security/Damage Deposit</i> shall be refunded to the person named in Section 19 , <i>Authorized Agent</i> under "Refund Check Issued to." The refund check and invoice will be postmarked typically no later than thirty (30) business days from the last day of the rented period.
5 Mu	Iltipurpose Space RENTER is aware that the complex and each building are multi-use facilities where several events ma be scheduled concurrently and parking may be limited due to the other events.
	ditional Hours Charge
6 Ad	

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2.7 Payment Agreement

RENTER further agrees to pay to the *City* on demand any and all sums, which may be due to the *City* for all required fees listed in this *Rental Agreement*, amenities/services listed in attachments, and special accommodations or materials as may be requested by RENTER and approved by the *City*. All dues must be paid by a check, cash, money order or cashier's check. Credit cards (only Visa and Master Card) are accepted only at our City Hall location.

2.8 Subtotal of Required Fees

These required fees listed below do not include additional service charges listed in the attachments. The full payment of the Required Fees Total is due no later than sixty (60) days before the Commencement Date of the event.

REQUIRED FEES	
Damage deposit =	\$
Rental/s charges total =	\$
Security personnel=	\$
Clean-up (after event) =	\$
Required Fees Subtotal =	\$
Additional Amenity Fees Requested=	\$
TOTAL =	\$

Exhibitor's Rental Charge				
Item	Cost	Amount	Total Due	
Podium w/mic	30.00			
Projector screen	\$125.00			
	\$ 25.00			
Total				

3. Agenda & Purpose of Event

PURPOSE/TYPE OF EVENT (please circle one below):	
WeddingQuinceañeraSweet 16Family ReunionBirthday PartyAnniversaryGraduationBaby ShowerOther:	

3.1 Non-Discrimination

It is understood that the Rental premises are owned by the *City* and that any discrimination by RENTER or his/her agents or employees, because of ethnicity, color, religion, national origin, gender, handicapping condition or any other personal trait that does not endanger other guests at the event is strictly prohibited. Admission into the event must not be determined by any discriminatory judgment.

3.2 Performance Quality

RENTER agrees that no activity, performance, exhibition, presentation, or entertainment that is potentially dangerous to the public or which is illegal, indecent, or obscene will occur at the *Leon Valley Conference and Community Centers*.

3.3 Sales & Taxes

All retail sales, including entrance fees, tickets, and any other sales conducted at the *Community Center and Conference Center* must be requested as a Special Request. The vendors requested by RENTER and authorized by the *City* must possess the approved license to conduct sales. A special

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request for sales must be submitted sixty (60) days before the event, including the business name of vendor, contact name, vendor's Tax ID number, product sales list, business address, phone number, and copy of retail license. This information will be used to verify the collection of sales tax.

RENTER must pay all taxes, of any sales conducted on property, including but not limited to tickets, admissions, foods, refreshments, and other items/services, during the Term of the Lease listed on Section 2.3, and any license fees and taxes lawfully levied against it during the Term of the Rental.

3.4 Subletting

RENTER shall not assign, sublet or pledge this Rental or any part thereof, nor make alterations to the premises without City's written consent.

3.5 Cancellation Policy

Renter can recover one-hundred percent (100%) of the initial Security/Damage Deposit if the event is cancelled no later than ninety (60) days prior to the Commencement Date. If a letter of cancellation is not postmarked or submitted to staff before this date, the RENTER will forfeit one hundred percent (100%) of the Security/Damage Deposit.

3.7 Renter's Responsibility

RENTER assures the City that the descriptions of the event in Section 3.0, documented above, correctly depict the title, schedule of activities, and the purpose of the event. The City reserves the right to review the intended use of the Rental spaces. The RENTER may not use the Rental spaces for any purpose other than that specifically agreed to by the City.

4. Fundamental Agreements & Understandings

4.1 Headings

The paragraph headings contained herein are for convenience in reference and are not intended to define, extend or limit any provisions of this Rental Agreement.

4.2 False Alarms

There are no refunds for the time that an event is interrupted by an alarm or evacuation of the premises.

4.3 Lessor's Right of Entry

The City of Leon Valley does not relinquish the right for City staff to enter and inspect the leased premises at anytime and does not relinquish the right to control the management and operation of the rental facilities. The City retains the right to control the enforcement of all necessary and proper rules of the rental facilities, reserving the right to interrupt or cancel an event that has not fulfilled the **Rental Agreement.** There is no refund for a city cancelled event.

4.4

	cholic Beverages Policy Check the box below that appropriately matches the Rental's plans for serving alcohol:	
	No alcohol served at the event	
	Alcohol Sales	
	Private/Family event: Serving alcoholic beverages to friends and family at no charge.	
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☐ Any event classification: Contracting a licensed agency/individual to serve alcohol.

If the RENTER sells alcohol or contracts a vendor to sell alcohol, RENTER must submit a copy of their caterer's TABC liquor license.

No alcohol may be served during the preparation and decorating of the event. If the RENTER is allowing individuals under the age of twenty-one (21) years of age to attend the event, the RENTER is required to appoint adults over the age of twenty-five (25) to monitor the distribution of alcohol to avoid underage drinking. If the security officers determine that there is under-age drinking at an event they will cite the minors, close down the event, and the RENTER will lose the deposit.

4.5 Aisles and Entries

RENTER will keep all entrances, exits, stairways, doorways, corridors & passageways clear at all times.

4.6 Food Policy

Check the box below that appropriately matches the RENTER's plans for serving food:

- □ No food served at the event.
- Food Sales
- □ All events: contracting a caterer/catering agency with a Food License to serve/deliver meals.
- □ All events: redistributing prepared food by a licensed food vendor.
- □ All events: directly providing food/snacks without food license.

If the RENTER plans to sell food or contract a catering agency to sell food, a temporary food license must also be obtained from the Community Development Department.

4.7 Alterations/Decorations

RENTER will not cause or permit any changes, alterations, repairs, painting or staining of any part of the leased premises, furnishings or equipment. All equipment, Christmas decorations remain in centers unless prior arrangements have been made with staff.

- **No products such as helium balloons that could rise to the ceiling.
- NO STAGE CAN BE SETUP.
- ➤ Helium arches secured to the ground are permitted if contained in arches
- No application of damaging adhesive materials to walls or other surfaces of the leased premises without the prior approval of the City.
- Do not **scotch tape**, tack, staple, nail or attach to wall surfaces in any manner that would damage walls or floors.
- Remove all decorations at the end of the event. The City does not provide a ladder or any tools.
- **No candles permitted in the rental facilities without approval from the Leon Valley Fire Marshal. Note: there is a \$50.00 fee for candle use permits.

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4.X	Sea	rıng	Capa	ICITY

In no circumstance, shall any event held at either center or other shall be in exce area capacity as determined by the Fire Chief. Estimated Amount of Guests for t guests.		gnated
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4.9 Lost Items

City shall have the sole right to collect and have custody of articles left in the building by persons attending any performance, exhibition, or entertainment given or held on the leased premises, and the RENTER or any person in the RENTER's employ shall not interfere with the collection or custody of such articles. RENTER acts as the representative of all guests and reserves the right to discuss with the City about the status of any lost items. All items are turned into the Leon Valley Police Department.

5. Removal of Lessee's Property

In the event that the RENTER's property has not been removed by the *Termination Time & Date* approved by the *City*, the *City* is hereby authorized to remove and store/discard all property at the expense of the RENTER. The *City* will not be liable for any damages or loss to such goods, wares, merchandise or other property, which may be sustained. The *City* is entitled to charge an hourly rate for the amount of time that the property is under the *City*'s possession.

6. Damages and Repairs

RENTER is responsible for physical damages and repairs. RENTER agrees to take reasonable care of the premises or any portion of the rental space/s. All equipment is the property of the *City* and it is strictly prohibited to assemble, disassemble, move, operate or rearrange any fixture or equipment (except tables and chairs and authorized amenities).

7. Attorney's Fee

If the City is required to file suit to collect any amount owed it under the contract or to enforce and defend the contract, and prevails in litigation, City shall seek to collect the amount owed and litigation costs, including reasonable attorneys fees, which both parties agree are at least ten percent (10%) of the principal amount awarded by the Court.

8. Renter's Representative

If the RENTER is completely or partially absent from the event, a designated representative of the RENTER, must remain on the premises during the *Term of the Rental* detailed on **Section 2.3.** The *RENTER's Representative* is responsible for enforcing the *Rental Agreement* and is the on-site contact for communicating with the *City* on the RENTER's behalf. The *Renter's Representative* is named on **Section 19**, **Authorized** *Agent*. Whether present or absent from the event, the RENTER still remains completely responsible for all agreements in this *Rental Agreement*, *attachments* and official notices.

9. No Waiver

No waiver by the *City* of any default or breach of any covenant, condition or stipulation herein contained shall be treated as a waiver of any subsequent default or breach of same of any other covenant, condition or stipulation hereof.

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10. Rules and Regulations

- 1. No smoking inside either building, smoking is permitted outside.
- 2. All accidents must be reported to the local police. Emergency- 911, Non-Emergency- 684-3215.
- 3. RENTER shall be responsible for informing their guests that children must be supervised at all times.
- 4. THE PUBLIC IS NOT ALLOWED IN BUILDING EXCEPT DURING POSTED OPEN TIMES.
- 5. No pets will be allowed in the buildings without authorization of *City*.
- 6. The City reserves the right to regulate the posting of signs on the premises.
- 7. NO CONFETTI IS ALLOWED AS TABLE DECORATION.
- 8. The roll-up industrial door is not accessible for renters.
- 9. Only the main entrance is for guests to enter the building, but additional entry is open for fire safety.
- 10. Sawdust or any other substances applied to the floor are prohibited.
- 11. It is prohibited to drive any vehicles on the facilities patios, entrances or inside the buildings.
- 12. NO SMOKE/FOGGING MACHINES ALLOWED PER LEON VALLEY FIRE MARSHAL (SETS OFF ALARMS)
- 13. No red punch is allowed.
- 14. No decorative ceiling lights due to close proximity to fire sprinklers

11. Penalty Fees

Late Event Date Change Fee - If the Renter requests an event date change more than thirty (30) days before the event, there is no cost. If the renter requests a change of date between 15-29 days before the event, there is a \$100.00 charge. If the renter requests an event date change 1-14 days before the event, there is a \$150.00 charge.

Late Exit Fee – A fee of one hundred dollars (\$100.00) will be charged to renters that fail to exit the facility at the time agreed in the lease agreement.

12. Insurance

The City encourages that the RENTER purchase general liability coverage for the event, naming City as an insured. Renter will indemnify, provide the defense for such indemnification, and hold the City harmless from all cost arising out of any and all claims, suits, causes of action, and liability resulting from any damages or injuries to any person(s) and any damage and/ or injury resulting from the presentation of any copyrighted work or material or violation of any other proprietary rights, any of which arise in conjunction with or are occasioned by RENTER's use of the center or premises.

If the RENTER serves, sells, arranges or provides for the serving or sale of food or alcohol, then RENTER, representing all the event guests and participants, accepts full liability and holds the City harmless from any and all liabilities, including but not limited to litigation brought due to the sale or donation, as well as damages arising from consumption, of such food or alcohol.

13. Force Majeure

If the (a) Leon Valley Community & Conference Centers or any portion thereof shall be destroyed or damaged by fire or other calamity so as to prevent the use of the leased premises for the purposes and during the periods specified in this *Rental Agreement*, or (b) if the use of the Rental spaces by the RENTER shall be prevented by a natural disaster, strike, lockout, material or labor restrictions by any government authority, civil riot, flood or any other cause beyond the control of the *City*, then this

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Rental Agreement shall terminate. City shall not be liable or responsible to RENTER for any damages caused thereby and RENTER hereby waives any claim against the City for damages by reason of such terminations except that any unearned portion of the rent due hereunder shall abate, or, if previously paid, shall be refunded by City to RENTER.

14. Severability

In case of one (1) or more of the provisions contained in this *Rental Agreement* shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof and this *Rental Agreement* shall be considered as if such invalid, illegal or unenforceable provision had never been contained herein.

15. Notices

All requested changes to this *Rental Agreement*, attachments, or plans in coordination must be in writing. Any notices required or appropriate under this *Rental Agreement* shall be given in writing to RENTER at this address: Community Center Manager, *City of Leon Valley* 6400 El Verde Road, Leon Valley, Texas, 78238-2399.

16. No Assignment

This *Rental Agreement* is non-transferrable. It cannot be assigned and any attempt to assign this *Rental Agreement* will terminate all rights and privileges herein granted.

17. Texas Law to Apply

This Agreement shall be construed under and in accordance with the laws of the State of Texas, all obligations of the parties created herein are performable in Bexar County, Texas, and venue for litigation hereunder lies exclusively in Bexar County, Texas.

18. Entire Agreement

This *Rental Agreement* contains the final and entire agreement between the parties hereto, all of the terms and conditions agreed upon, and supersedes all other agreements, oral or otherwise, regarding the subject matter of this *Rental Agreement*, none of which shall hereafter bind the parties hereto. It is the intent of the parties that neither shall be bound by any term, condition or representation not herein written in this Rental Agreement or contained in attachment.

19. Authorized Agent

The signer of this *Rental Agreement* for RENTER hereby represents and warrants that he or she has full authority to execute this *Rental Agreement* on behalf of RENTER.

In witness whereof, we have affixed our signature, on t	Day	Month Year	
RENTER: X	_ X		
Printed Name of Lessee		Signature of Lessee	
ORGANIZATIONS ONLY: X	of		
Job Title / Role of RENTER	ER Organization / Affiliation		
STAFF SIGNATURE:	TITLE:	Date:	

20. Contact and Refund Information

Security/Damage Deposit MAIL Check to:		
	Name (please print)	
	Address	
-	city/state/zip code	-
Phone/Cell: () Fax (if a bus. organization	only) ()	
Alternate Phone()	Cell ()	

21. Corporate/Tax Exempt Information

Corporation: _		, Incorporated.	
TAX ID Status	TAX ID	(leave blank if not sponsored by a Corporation) # Year of Incorporation	
Phor	ess: ne: ()	FAX: ()	